



Post Office Box 53281 [Buckhead Station - 30355] Atlanta Georgia Republic, USA (Major) North America

**His Excellency Miroslav Lajčák, President of
General Assembly of the United Nations
United Nations
405 East 42nd Street, New York,
[New York, 10017],
United States of America (major)**

18, September 2017

His Excellency Miroslav Lajčák,

DEFINITION

United States of America (Major) = 1776 Declaration and War of Independence, 1783 Treaty of Peace, 1787 Constitution, legitimate constitutional national government of Republic of the United States of America, the constitutional guaranteed form of government for the sovereign people of the United States of America (Major). Recognized by the World's Nation/States as official “de jure” representative of the American sovereign People.

THE UNITED STATES OF AMERICA (Minor) = Democratic dictatorship started 27, March 1861-1871, officially established 21, February 1871, as municipal federal government for the District of Columbia, whose power and authority is constitutional and legislative restricted to geographical area of the District of Columbia, and not beyond those legislative borders; counterfeit 1871 Constitution, counterfeit flag martial law fringes, illegal municipal state corporate franchises.

ISSUE

The UNITED STATES OF AMERICA (Minor) has been fraudulently presenting itself, as the defunct and vacant legislative organic and “de jure” Republic of the United States of America (Major) to the World since 1871; and United Nations since 1945.

The UNITED STATES OF AMERICA (Minor) should be expose for the imposer that it is, and penalized for the wars it has initialized under the assumption, that it was the legitimate constitutional republic National Government of a sovereign people.

The UNITED STATES OF AMERICA (Minor) should be denied status as world reserve currency based on its fraud; and elevate China's yuan as new reserve currency.

The UNITED STATES OF AMERICA (Minor) has illegally and fraudulently sold resources and territory, which does not lawfully belong this municipal federal government, whose power and authority is legislative restricted to the geographical area of the District of Columbia.

The UNITED STATES OF AMERICA (Minor) should be expel from the United Nations Security Council for posing illegitimately, as the 1787 Constitutional National republican government, designated by the sovereign people of America; unless it can verify that is the organic constitutional National Government, of the “de jure” sovereign States united; and not the municipal federal government for the District of Columbia, whose power and authority is constitutionally and legislatively restricted to the geographical boundaries of the District of Columbia, and that its counterfeit Constitution and counterfeit flag used strictly within the America are not, in fact, bogus representation of the original 1787 Constitution and original “de jure” national flag.

General Assembly of the United Nations, I am the highest "awaken" Indigenous Afro Descendant Sovereign of North America. A Paleo Hebrew Indigenous and Sovereign Indigenous Colonial Descendant, whose family were, and is pre-1700's America land holders and owners of North America; before the 1776 War for Independence, before the creation of the 'de jure' United States of America (Major), before creation of the Sovereign States of American Union; which still hold possession of our pre-America family homestead territory, which is larger than the geographic area of the government of the Holy See (Vatican).

I seek recognition from **General Assembly of the United Nations** of my *Protection of Diplomats Convention (formally, the Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons)* 'international protected person status', as a Indigenous Afro Descendant Sovereign Diplomat of the Americas, as representative for my Sovereign family and my people - Descendants of Paleo Hebrews, America's prehistoric inhabitants; the Indigenous Afro Descendants non-citizen Nationals of the defunct 'de jure' United States of America (Major).

Here in America, Indigenous non-citizen National Afro Descendants are subjugated to involuntary servitude and forced peonage; (violations of international law) to a racist rogue government regime of White Supremacist/Nationalist/KKK/Neo Nazis sympathizers, that according to the Federal Bureau of investigations (FBI), includes infiltration into America's militarized police forces.

THE UNITED STATES, INC. - UNITED STATES OF AMERICA (Minor) also currently has its 2nd coming of Adolf Hitler like Commander-In-Chief/President Trump, whose is irrational, unpredictable, which has access to the nuclear button and military forces capable of starting World War III; who has also shown to be a White Supremacist/Nationalist before the American continent, and the World.

President Trump is a dangerous man that has the ability to divide America in a Civil War and resurrect Neo-Nazis worldwide, even in Germany; plus the potential to unite World War III.

In 'landmark case' 1857 Dred Scott vs Sanford, the Supreme Court of the 'de jure' United States of America (Major), Chief Justice Roger B. Taney cited, that Negro/Afro Descendants free or enslaved can not be a citizen of the state or federal governments; that Negro/Afro Descendants have no standing in the American Court System; and that the Negro/Afro Descendants are not a party to the organic Constitution.

This court ruling of the American Supreme Court rendered Indigenous natives, some with ancient Hebrew ancestry; and imported African Negro/Afro Descendants, which are judicially proven to be "non-citizen Nationals" of the 'de jure' United States of America (Major); incapable of lawfully being state or federal citizens.

The Panic of 1857 led to a severe economic depression in the northern states of the United States of America (Major) that lasted three years.

Abraham Lincoln was elected the 16th President of the Republic of the United States of America (Major). Lincoln try to use his presidential position to influence the south to make economic slavery, property and state rights concessions, so the north can regain economic stability, since the Panic of 1857.

On March 27, 1861 seven southern States walked out of Congress leaving the entire legislative Branch of "de jure" National Government without "required" constitutional quorum to operate. The "National Government" of the "de jure" Congress of the Constitution of the Republic of the United States of America (Major) was dissolved for inability to disband or re-convene; (Adjournment sine die) and have never been constitutionally and lawfully re-convenient or re-established, by the required Article 5, Constitution for the United States of America (Major): "Convention of the States"; this fact has been hidden from the Negro/Afro Descendants & People and the World for 156 years.

The 'de jure' national government of the United States of America (Major) and 'de jure' Sovereign state legislatures no longer constitutionally, legally or lawfully exist.

There is now a 1871 established corporate municipal federal government for the DISTRICT OF COLUMBIA, whose power, authority, and jurisdiction is constitutionally and legislatively geographically restricted to the boundaries of THE DISTRICT OF COLUMBIA; which call its self THE UNITED STATES, INC. OR UNITED STATES OF AMERICA (Minor); and masquerades as the 'de jure' organic lawful American national government of the United States of America (Major); deceiving the people of the world.

The dissolving (Adjournment sine die) of the 'de jure' United States of America (Major) rendered freemen or enslaved Indigenous Negro/Afro Descendants 'stateless' without the protection of the original/organic National Government; which led to the unilateral forced peonage (illegal 14th Amendment) (a violation of International law) of all dark-skin "copper colored" hue indigenous inhabitants of southern North America, regardless of whether inhabitants were indigenous, freeman, or formally enslaved, by a counterfeit Constitution with un-ratified Amendments, added under the duress of gun point of federal troops; by the deceitful, unlawful, corrupt, racist, corporate municipal federal government for the DISTRICT OF COLUMBIA (UNITED STATES, INC.), whose power, authority, and jurisdiction is legislatively and constitutionally, 'restricted' to the geographical boundary within the DISTRICT OF COLUMBIA.

Excellency Miroslav Lajčák, I am a pre-1776 America land holding/owning Sovereign Indigenous Afro Descendant of mixed race ancestry, and I no longer wish to be forced into Afro Descendant peonage of a White Supremacy/Nationalist illegal rogue quasi National Government.

I expect **General Assembly of the United Nations** to uphold the International Law principle of self-determination which is prominently embodied in Article I of the Charter of the United Nations;

Article 2, of the United National Declaration on the Granting of Independence to Colonial Countries and Peoples (General Assembly Resolution 1514(XV) of 14 December 1960;

Programme of Action for the Full Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples (General Assembly Resolution 2621(XXV));

Article 1, of the United Nations International Covenant on Economic, Social and Cultural Rights (ICESCR) and;

Article 1, of United Nations International Covenant on Civil and Political Rights (ICCPR), all of 1966; United Nations Declaration on Principles of International Law Concerning Friendly Relations and Co-operation among States in accordance with the Chapter of the United Nations (General Assembly Resolution 2625(XXV) of 25 October 1970);

Conference on Security and Co-operation in Europe (CSCE), Helsinki Final Act, August 1, 1975; African Charter of Human and Peoples Right, 1981; Vienna Declaration and Programme of Action, 1993; upon my ancestral and land grant territory.

I expect **General Assembly of the United Nations** to uphold the International Law principle of United Nation Declaration on the Rights of Indigenous Peoples (UNDRIP), which was adopted by the General Assembly on Thursday, 13 September 2007.

It is my wish that **General Assembly of the United Nations** recognize the 2011 Declaration of Independence and creation of Indigenous Government of the Principality of Granville created upon ancestral "homestead" pre-America territory, that was issued, filed and recorded with apostilles in accordance to Hague Convention of 1961, in United States-State Courthouse franchise in Lawrenceville, Gwinnett County Georgia 4, July 2011, which has stands uncontested under the acquiescence of the UNITED STATES, INC. for over last six years.

United States jurisprudence states that: Every one may renounce or relinquish a right introduced for his own benefit. 2 Inst. 183; Wing. Max. p. 483. max. 123; 4 Bl. Comm. 317; The People v. Van Rensselaer, 9 N.Y. 291, 333.

Since applicants are domiciled upon "de jure" foreign states of the Republic of the United States of America (Major), applicants are beyond the jurisdiction & authority of the municipal federal government for the DISTRICT OF COLUMBIA (UNITED STATES=UNITED STATES OF AMERICA (MINOR), therefore, Afro Descendant applicants with Paleo Hebrew ancestry are exercising the Right of Expatriation, an natural inherent right of all people by relinquishing corporate US Citizenship obtained/unilaterally forced upon Negro people, in error, coercion, deceptive contracts; from foreign sovereign state soil. Briehl v. Dulles, 248 F .2d 561, 583 at footnote 21 (1957)

Many Indigenous Afro Descendants have made it very clear that they have or wish to renounce or relinquish involuntary servitude and peonage under the guise of "forced" citizenship of UNITED STATES, INC.=UNITED STATES OF AMERICA (MINOR); and have reverted back to their original 'proper status', as Indigenous Afro Descendant non-citizen Nationals of the defunct 'de jure' Republic of the United States of America (Major); with dual Indigenous or foreign government nationality for International Law protection.

Excellency Miroslav Lajčák, I am not a citizen of the United States of America (Major), UNITED STATES OR UNITED STATES OF AMERICA (Minor) or any of its municipal State or local franchises. I am judicially and lawfully considered a non-citizen national of the defunct and vacant republic of the United States of America (Major); a proper identity status bestowed upon all Negro freeman and Afro Descendants and their descendants by the Supreme Court of the Republic of the United States of America (Major), in the landmark decision case of 1857 Dred Scott vs Sandford; that has never been updated or altered by the United States of America (Major) before its demise 27, March, 1861.

It is my wish that **General Assembly of the United Nations** recognized that this lawful International Right of Self-Determination, option does exist, under the many international Declarations and Conventions that makes it clear that:

All peoples have the right to self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

SEPARATION

(Revelation 18:4, Come out of her, my people, that ye be not partakers of her sins, and that ye receive not of her plagues)

Excellency Miroslav Lajčák, I, Rechayahu Ben Harvey is descendant and heir of Paleo indigenous people inhabitants; ancestors of my G-G-G grandmother that claimed the Americas after the last ice age decimated the previous Clovis and Folsom civilizations, circa 15,000 years ago.

I, Rechayahu Ben Harvey is also descendant and heir to indigenous ancestral territory that was acquired and establish upon sovereign land grant (1663 Proprietary Charter of Carolina) territory;

I, Rechayahu is also heir, assign and successor of the 1663 Proprietary Charter of Carolina, via the assign and successor status of landholding pre-1776 America colonial era grandfathers, who were land owning inhabitants of the 1663 Proprietary Charter of Carolina territories.

I, Rechayahu Ben Harvey is heir of territory acquired and possess by my family before the 1776 War of Independence, before the subordinate creation of the Republic of the United States of America (Major), before the subordinate creation of the state of North Carolina, and 100 plus years, before the subordinate creation of the municipal federal government for the District of Columbia, "aka" UNITED STATES OF AMERICA (Minor).

My pre-1776 America homestead and proprietary land grant territory is my inheritance from my ancestors, and I no longer wish to have my ancestral territories associated with a rogue White Supremacy racist criminal regime, that has terrorized Indigenous Afro Descendant inhabitants 500 plus years; and the World, since 1868.

Excellency Miroslav Lajčák, I represent a indigenous Americas people whose presence and territory native, proprietary and ancient ecclesiastic titles supersedes the creation of the now defunct and vacant government of the Republic of the United States of America (Major) and the criminal racketeering municipal federal government for the DISTRICT OF COLUMBIA “aka” UNITED STATES “aka” UNITED STATES OF AMERICA (Minor), along with its state and local franchises.

My family and people have the right to be a Nation State upon its ancestral territory, under International Law which follows the Montevideo Convention in its definition of a state: by having a territory with defined boundaries, a population, and a political authority., and now seeks International statehood recognition for the indigenous Semitic Hebrew Afro Asiatic non-Citizen Nationals (Afro-Descendants, and Article 4, Article of Confederation indigenous Inhabitants of the defunct and dormant Republic of the United States of America (Major), which constitutionally ended 27, March, 1861; when seven southern States of :de jure sovereign American Republic walked out of Congress leaving the entire legislative Branch of "de jure" National Government without "required" constitutional quorum to continue operation under the organic constitution..

The Montevideo Convention considers a sovereign state to only have four things:

1) a permanent population,

1663 PROPRIETARY LAND GRANT PRIVATE PROPERTY
(Sovereign King Charles II Grant)

California	38,332,521
Texas	26,448,193
Florida	19,552,860
Georgia	9,992,167
North Carolina	9,848,060
Arizona	6,626,624
Tennessee	6,495,978
Alabama	4,833,722
South Carolina	4,774,839
Louisiana	4,625,470
Mississippi	2,991,207
Arkansas	2,959,373
New Mexico	2,085,287

INDIGENOUS PRIVATE PROPERTY

(Not part of United States confirmed by US Supreme Court (Minor))

Illinois	12,882,135
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Ohio	11,570,808
Michigan	9,895,622
Indiana	6,570,902
Missouri	6,044,171
Wisconsin	5,742,713
Minnesota	5,420,380
Colorado	5,268,367
Kentucky	4,395,295
Oklahoma	3,850,568
Iowa	3,090,416
Utah	2,900,872\
Kansas	2,893,957
Nevada	2,790,136
Nebraska	1,868,516
West Virginia	1,854,304
Idaho	1,612,136
Montana	1,015,165
South Dakota	844,877
North Dakota	723,393
Wyoming	582,658

Inhabitants of these territory resent living under the de facto covert/illegal municipal corporate US government (Minor); instead of their God given Rights, and “de jure” common & Constitutional laws.

2) defined borders,

Sovereign 1663 Charter of Carolina define proprietary borders defined as 36 degrees north latitude, (Virginia/North Carolina state line) and south, by 29 degrees north latitude, (to present day Daytona, Florida) east, the Atlantic Ocean and West, by the Pacific Ocean.

On June 6, 1848, a Supreme Court Decision read by Theo H. McCaleb (Judge). Declared that the United States (Major)(Minor) DOES NOT own the land of The Ancient Ones (Uaxashaktun) Mound Builders of North America (more than 1,000,000 square miles of land) (Appalachian Mountains to Rocky Mountains, from Canadian to Mexico). (INDIGENOUS PRIVATE PROPERTY)

3) a government

The fully autonomous Sovereign Nation/State and Government of the Principality of Granville, and 4) the ability to enter into relations with other states (Article I of the Convention). Article III says international recognition is not necessary.

The fully autonomous Nation and Government of the Principality of Granville has that ability.

The Indigenous Nation and Government of the Principality of Granville possess the four (4) prerequisites to be considered an sovereign state (statehood) under International Law; throwing off 500 plus years of an imperialist colonial yoke.

EMERGING INDIGENOUS GOVERNMENTS

Excellency Miroslav Lajčák, I am the **Ambassador extraordinary and plenipotentiary of the Principality of Granville and its protectorate the Granville Democratic Federation of North America**, debt-free governments, with a treasury of its own gold, silver, platinum and paladium-backed cryptocurrency of over 1 Trillion Dollars.

As uncontested by the UNITED STATES OF AMERICA (Minor), and six years of acquiescence; as heir, assign and successor of the Paleo Hebrew ancestral lands and proprietary land grant of the 1663 Charter of Carolina; I have “Absolute Authority” to deploy Civil and Military Officers over the bottom 1/3 of the North America continent, as stated in 1663 Charter of Carolina.

I represent the Afro Descendant non-citizen nationals of the defunct United States of America (Major), that have been rendered “stateless” since 27, March 1861, illegally forced into “perpetual” counterfeit 14th Amendment Afro Descendant peonage, since 1868, Human Rights violated daily by United States of America (Minor), and its illegal state franchises.

I represent the Afro Descendants that has embrace their indigenous paleo Hebrew ancestry nationality and customs, and decided to adhere to Mosaic Law of their ancestors and have relinquished and rescinded corporate municipal citizenry of the ill-legitimate UNITED STATES OF AMERICA (Minor) pretending to be national government over the defunct “de jure” national and state legislative governments.

Excellency Miroslav Lajčák, it is my wish that **General Assembly of the United Nations** recognize the Human Right of Self Determination upon ancestral lands, recognize the 2011 Declaration of Independence, and creation of the Principality of Granville, recognize the and uphold the international laws of Universal Declaration of Human Rights, The United Nations Declaration on the Rights of Indigenous Peoples (DRIP), The Declaration on the Granting of Independence to Colonial Countries and Peoples, Chapter 11, Article 73 - A.B.C.D.E., of the United Nations Charter. (59. stat. 1048), United Nations General Assembly Resolution 66-1, United Nation Resolution 1514 (XV), The International Covenant on Civil and Political Rights (ICCPR) and The International Covenant on Economic, Social, and Cultural Rights (ICESCR), The Protection of Diplomats Convention (formally, the Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents), The Hague Conventions of 1899 and 1907, Geneva Convention 1864, 1961, International Labour Organization (ILO) Convention on indigenous and tribal peoples, 1989 (no. 169).

Failure of **General Assembly of the United Nations** to uphold these International Declarations and Conventions, and forcing Indigenous Sovereign and Afro-Descendants to seek redress with a White Supremacy/Nationalist/Neo Nazi/Klu Klux Klan (KKK) infiltrated unlawful and illegal tyrannical corporate national government impostor regime (THE UNITED STATES OF AMERICA (Minor); leaves the only lawful option of “putting military boots on the ground” to enforce these International Declarations and Conventions; and enforce “Absolute Authority”, as Indigenous Sovereign upon pre-1776 America ancestral and proprietary lands.

I await confirmation of **General Assembly of the United Nations** 's position on recognition and/or enforcement of the above international Declarations and Conventions.

Please note that the racial situation within America has become very volatile. Criminal peonage, barratry, inland piracy, press-ganging, theft, criminal larceny, criminal racketeering, assault or extorting upon this Indigenous Sovereign (protected international person) or those Afro-Descendants that have relinquished or rescinded citizenry of the UNITED STATES OF AMERICA (Minor), and its illegal “de facto” state franchises; which are nationals of Principality of Granville or Granville Democratic Federation of North America; have no alternative than to evoke the “Right of Self Defense” as enshrined in the UN Charter (Article 51), to ward off the White Supremacist systemic extermination and genocide of the Afro Descendant population.

Excellency Miroslav Lajčák, & General Assembly of the United Nations - Waiting your prompt response,

Rechayahu Ben Harvey, Ambassador extraordinary and plenipotentiary of the Principality of Granville and its protectorate the Granville Democratic Federation of North America